

NOTARY LIST

The following names were presented to the Court for approval as notaries for Weakley County:

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| 1. Roy A. Biggs | 8. H. R. McWhorter |
| 2. J. T. Jones | 9. James Charles Henry |
| 3. Phil B. Harris | 10. Joe Barton |
| 4. Lillie May Davis | 11. Floyd Lee Campbell |
| 5. Lessie D. Radford | 12. Winton Scarbrough |
| 6. Virginia Yarbrough | 13. H. A. Hawkins |
| 7. T. L. Moore | 14. B. H. Baker |

Esq. Ed McClain made a motion that the above named be approved, motion seconded by Esq. Brownlow Hayes. Upon being put to a vote, same carried by unanimous voice vote of the Court.

R E S O L U T I O N

WHEREAS, the State of Tennessee, Department of Highways, has proposed to construct a street in the City of Dresden, known as Project No. S.M.P. 132-D in Weakley County, and;

WHEREAS, additional right-of-way is needed for the construction of said project where said project will cross the property owned by Weakley County and known as the Weakley County Highway Garage property, and;

WHEREAS, Weakley County will be paid for said property according to the fair market value thereof, but the purchase price has not yet been determined, and;

WHEREAS, it will be necessary for Weakley County to execute and deliver a deed of conveyance to the State of Tennessee, conveying said right-of-way which is described as follows:

Being a parcel of land owned by Weakley County, designated as Tract No. 20 on Project No. S.M.P. 132-D, City of Dresden, Weakley County, Tennessee.

Beginning at a stake in the existing West right-of-way of old State Route No. 22, at a point 30 feet at right angle to and to the left of the P. T. of a curve on paper location center line, the same being 10 feet $\frac{1}{2}$ South 050 18' East from the Southwest corner of a lot owned by Mrs. John Garner and a common corner of the tract of which this is a part; thence Southwardly with the arc of a 170 30' curve, the same being West of and Northwest of, radical to and 30 feet from paper location center line to a point, 30 feet to the left of and at right angles to the P. C. of said curve in the existing right-of-way of Old State Route No. 22; thence Northerly with said existing right-of-way, all points being 30 feet from the center line of the present street to the beginning.

Containing 1890 sq. feet, more or less.

The grantors hereby convey to the grantee a temporary easement to construct the slopes of cuts and fills as shown upon the construction plans which will be outside of and beyond the right-of-way conveyed herein. Said temporary easement will revert to the grantors when the necessary slopes of cuts and fills have been constructed. Containing 2290 square feet, more or less.

NOW, THEREFORE, be it resolved by the Weakley County Quarterly Court in regular session at its April, 1964 term, that the Weakley County Judge and the Clerk of the Weakley County Quarterly Court are hereby authorized and empowered to execute and deliver a Warranty Deed to the above described property to the State of Tennessee upon the payment of a consideration to be mutually agreed upon by the State of Tennessee, Department of Highways and The Honorable County Judge of Weakley County.

Passed this 6th day of April, 1964, upon the motion of Jack Jolley and duly seconded by E. L. Mayo and duly passed upon a vote by unanimous voice of Court and none against said resolution.

R E S O L U T I O N

WHEREAS there are amounts in some items that was included in our 1963/64 budget that will not be used during this fiscal year and

WHEREAS the gasoline and property tax collections have been more than we anticipated in our 1963/64 budget;

THEREFORE BE IT RESOLVED that the Weakley County highway Commission be allowed to spend all funds that are collected by this department and also the amounts not spent in certain items as mentioned above be added to the items that have need of amounts to complete this fiscal year.

Weakley County Highway Department
by Leonard Bynum, Chairman

Motion was made by Esq. R. H. Pearson that the above resolution be approved; seconded by Esq. R. Y. Bushart; Carried by unanimous voice vote of the Court.